IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

AUG 15 2007

JUS. DISTRICT COURT
DISTRICT OF DELAWARE

Plaintiff,

v.

Civ. No. 05-495-JJF
Judge Joseph J. Farnan Jr.

LAWNS UNLIMITED LTD. and
EDWARD FLEMING,

Defendants.

#### SECOND AMENDED COMPLAINT

Consist with Judge Joseph J. Farnan Jr. memorandum order of July 23, 2007, Plaintiff is submitting this Second Amended Complaint which combines the Original (D.I. 2) and Amended Complaint (D.I. 19).

- 1. This action is brought pursuant to Title VII of the Civil Rights Act of 1964, as amended, for employment discrimination. Jurisdiction exists by virtue of 42 U.S.C. §2000e-5. Equitable and other relief are also sought under 42 U.S.C. §2000e-5(g).
- Plaintiff resides at 58 Hickory Drive, North East, Cecil <u>County</u>, MD 21901.
   Telephone number 410-441-4300.
- Defendant resides at, or its business is located at 15089 Coastal Highway, Milton,
   Sussex County, DE 19968.
- 4. The discriminatory conduct occurred in connection with plaintiff's employment at, or application to be employed at, defendant's Edward Fleming (Lawns Unlimited) place of business located at 15089 Coastal Highway, Milton, Sussex County, DE 19968.
- 5. The alleged discriminatory acts occurred [on] from [01-09-2003 to 07-01-2004]

  September 1, 2003 to January 7, 2004.

- 6. The alleged discriminatory practice is not continuing.
- 7. Plaintiff filed charges with the Department of Labor of the State of Delaware. Division of Industrial Affairs & EEOC, 4425 N. Market St., Wilmington, New Castle County, DE 19802, regarding defendant's alleged discriminatory conduct [on] from [01-09-2003 to 07-01-2004] September 1, 2003 to January 7, 2004.
- Plaintiff filed charges with the Equal Employment opportunity Commission of the 8. United States regarding defendant's alleged discriminatory conduct on [17-02-2004] February 17, 2004.
- 9. The Equal Employment Opportunity Commission issued the attached Notice of Right to Sue letter which was received by plaintiff on [30-04-2005] June 9, 2006. See attached.
- The alleged discriminatory acts, in this suit, concern: termination of plaintiff's 10. employment and other acts including but not limited to cancel health insurance without written notice and did not offer Cobra. Did not receive vacation, sick, and personal time. Deleted overtime hours and no pay out on bonus.
- 11. Defendant's conduct is discriminatory with respect to the following: Plaintiff's sex.
- A copy of the charges filed with the Equal Employment Opportunity Commission 12. is attached to this complaint and is submitted as a brief statement of the facts of plaintiff's claim.
- If relief is not granted, plaintiff[s] will be irreparable demed rights secured by 13. Title VII of the 1964 Civil Rights Act, as amended.
  - Plaintiff['s] has no adequate remedy at law to redress the wrongs described above. 14.

#### THEREFORE, Plaintiff prays as follows:

That all fees, cost or security attendant to this litigation by hereby waived. A.

- B. That the Court appoint legal counsel.
- C. That the Court grant such relief as may be appropriate, including injunctive orders, damages, cost and attorney's fees.

I declare under penalty of perjury that the foregoing is true and correct.

Renee M. Butz

58 Hickory Drive

North East, MD 21901

(410)441-4300

Plaintiff pro se

(Del. Rev. 12/98)

### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

2005 JUL 15 PM
2005 JUL 15 PH 1:27
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Renée m Butz
(Name of Plaintiff or Plaintiffs)
Lawrs Unlimited Ltd and Edward Fleming
(Name of Defendant or Defendants) <u>COMPLAINT UNDER TITLE VII</u>
OF THE CIVIL RIGHTS ACT OF 1964
1. This action is brought pursuant to <i>Title VII of the Civil Rights Act of 1964</i> , as amended, for <b>employment discrimination</b> . Jurisdiction exists by virtue of 42 U.S.C. <b>S</b> 2000e-5. Equitable and other relief are also sought under 42 U.S.C. <b>S</b> 2000e-5(g).
2. Plaintiff resides at 58 Hichory DRIVE  Street Address)  Orth East Cail MD 21901  (City) (County) (State) (Zip Code)  (Area Code) (Phone Number)
3. Defendant resides at, or its business is located at 15089 Construct Highway  Milton Sussiv DE 1968  (City) (County) (State) (Zip Code)
4. The discriminatory conduct occurred in connection with plaintiff's employment at, or application to be employed at, defendant's Educated Fleming Clauss Unlimitarblace of bussiness located at 15089 (Octendant's Name)
miltion Sussex DE 19968 (City) (County) (State) (Tim County)

		01	09	2003	40
5,	The alleged discriminatory acts occurred on _	(Day)	,(Month)	, <u>266</u> .	(letter u dated on
6.	The alleged discriminatory practice <b>O</b> <u>is</u>	is not	continuing.		
7.  Nivisian of (Agency)  New Cass (County)  defendant's alleg	Plaintiff filed charges with the Department of 1  Todustrial Affairs & FEC  (Street Address) (City)  (State) Oplode)  ged discriminatory conduct on (Day)		ate of Delaware, 15 more Signature, 15 more Signatu	ming ton  regarding	ţ
8. regarding defend	Plaintiff filed charges with the Equal Employment's alleged discriminatory conduct on:	ment opportunit Oay)	ty Commission o	f the United States  (Year)	
	The Equal Employment Opportunity Commissived by plaintiff an:	64. <u>20</u>	00 5 Year)		
10.	The alleged discriminatory acts, in this suit, cond.  A. Failure to employ plaintiff.  B. Termination of plaintiff's employment.  C. Failure to promote plaintiff.  D. Cher acts (please specify below)				
	d health insurance, not offer Cobra. Did				·
Sick, a	and Porsonal Time. O			•	
and no	sond on puring				

- Defendant's conduct is discriminatory with respect to the following: 11.
  - O Plaintiff's race A.
  - O Plaintiff's color В.
  - Plaintiff's sex C.
  - O Plaintiff's religion D.
  - Plaintiff's national origin E.
- A copy of the charges filed with the Equal Employment Opportunity Commission is attached to this complaint and is submitted as a brief statement of the facts of plaintiff's claim.
- If relief is not granted, plaintiffs will be irreparably denied rights secured by Title VII of the 1964 CivilRights Act, as amended.
  - 14. Plaintiff's has no adequate remedy at law to redress the wrongs described above.

#### THEREFORE, Plaintiff prays as follows: (Check appropriate letter(s))

- A. That all fees, cost or security attendant to this litigation be hereby waived.
- B. That the Court appoint legal counsel.
- C. That the Court grant such relief as may be appropriate, including injunctive orders, damages, cost and attorney's fces.

I declare under penalty of perjury that the foregoing is true and correct.

(Signature of additional Plaintiff)

## STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS - DISCRIMINATION UNIT

Ms. Renec Butz
58 Hickory Drive,
North East, MD 21901
vs.
Lawns Unlimited C/o
Wilson, Halbrook & Bayard
15089 Coastal Hwy
Milton, DE 19968
Attn: Eric C. Howard, Esq.

Case Number 04020302

#### FINAL DETERMINATION AND RIGHT TO SUE NOTICE

Pursuant to 19 <u>Del. C.</u> § 710, et seq., the parties in the above-captioned matter are hereby Noticed of the Department's Final Determination and Right to Sue Notice, as follows:

Reasonable Cause Determination and Notice of Mandatory Conciliation.

In this case, the Department has completed its investigation and found that there is reasonable cause to believe that an unlawful employment practice has occurred. Under the provisions of the law, the parties are now required to engage in mandatory conciliation with <u>Theodore R. Robinson</u>. Please be prepared to appear for conciliation on the following date and time <u>Monday April 11, 2005 at 1:00 p. m.</u> at the location of 4425 North Market Street Wilmington, DE 19809.

Your cooperation and good faith effort is anticipated. Your corresponding Delaware Right to Sue Notice will be effective one day after your compliance with the conciliation effort.

The reasonable cause finding is based primarily on the following facts:

In a Discrimination case, Charging Party must prove that she was treated less favorably/terminated based on her sex and pregnancy. The evidence provided in this case established that Charging Party was discharged in a discriminatorily biased manner based upon her sex and pregnancy. According to Title VII of the Civil Rights Act of 1964 Charging Party must successfully established that the Respondent did not hold open her employment position for her pregnancy related absence. The evidence did show that the Respondent ended the employment relationship prior to the conclusion of Charging Party's scheduled maternity leave. Respondent offered an explanation but did not provide sufficient evidence to support their position. Therefore, Charging Party has met her burden of proof in this case.

This Final Determination is hereby issued on behalf of the	Department of Labor, Division of Industrial Affairs,
Discrimination Unit. See the attached Notice of Rights.	

<u> 3/3/(0)</u>

Date issued

Date conciliation completed

Julie K. Cutler, Administrator

Julie K. Cutler, Administrator

Delaware Department of Labor, Division of Industrial Affairs, 4425 N. Market St., Wilmington, DE 19802

DOL Form C-12RC : 12/04

#### NOTICE OF DELAWARE RIGHTS

The Department of Labor Discrimination Unit provides the following excerpt from 19 <u>Del. C.</u> § 710, <u>et seq.</u> as information regarding the Delaware Right to Sue Notice. If you need legal advice, please seek your own legal counsel.

## § 714. Civil action by the Charging Party; Delaware Right to Sue Notice; election of remedies.

- (a) A Charging Party may file a civil action in Superior Court, after exhausting the administrative remedies provided herein and receipt of a Delaware Right to Sue Notice acknowledging same.
- (b) The Delaware Right to Sue Notice shall include authorization for the Charging Party to bring a civil action under this Chapter in Superior Court by instituting suit within ninety (90) days of its receipt or within ninety (90) days of receipt of a Federal Right to Sue Notice, whichever is later.
- (c) The Charging Party shall elect a Delaware or federal forum to prosecute the employment discrimination cause of action so as to avoid unnecessary costs, delays and duplicative litigation. A Charging Party is barred by this election of remedies from filing cases in both Superior Court and the federal forum. If the Charging Party files in Superior Court and in a federal forum, the Respondent may file an application to dismiss the Superior Court action under this election of remedies provision.

#### **NOTICE OF FEDERAL RIGHTS**

- 1. If your case was also filed under federal law and resulted in a "No Cause" finding, you have additional appeal rights with the Equal Employment Opportunity Commission. Under Section 1601.76 of EEOC's regulations, you are entitled to request that EEOC perform a Substantial Weight Review of the DDOL's final finding. To obtain this review, you must request it by writing to EEOC within 15 days of your receipt of DDOL's final finding in your case. Otherwise, EEOC will generally adopt the DDOL's findings.
- 2. If your case was also filed under federal law, you have the right to request a federal Right to Sue Notice from the EEOC. To obtain such a federal Right to Sue Notice, you must make a written request directly to EEOC at the address shown below. Upon its receipt, EEOC will issue you a Notice of Right to Sue and you will have ninety (90) days to file suit. The issuance of a Notice of Right to Sue will normally result in EEOC terminating all further processing.
  - 3. Requests to the EEOC should be sent to:

Equal Employment Opportunity Commission The Bourse, Suite 400 21 S. Fifth Street Philadelphia, PA 19106-2515

Delaware Department of Labor, Division of Industrial Affairs, 4425 N. Market St., Wilmington, DE 19802

# STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS – DISCRIMINATION UNIT

Ms. Renee Butz
58 Hickory Drive,
North East, MD 21901
vs.
Lawns Unlimited C/o
Wilson, Halbrook & Bayard
15089 Coastal Hwy
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3/31(05	VIlle	tler, Administrator		
Date issued	Julie K. Cu	tler, Administrator		
	$\vee$			
			<u> </u>	
Date conciliation completed	Julie K. Cu	tler, Administrator		

Delaware Department of Labor, Division of Industrial Affairs, 4425 N. Market St., Wilmington, DE 19802

## STATE OF DELAWARE DEPARTMENT OF LABOR DIVISION OF INDUSTRIAL AFFAIRS - DISCRIMINATION UNIT

Ms. Rence Butz
58 Hickory Drive,
North East, MD 21901
vs.
Lawns Unlimited C/o
Wilson, Halbrook & Bayard
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	ENTER CHARGE NUMBER
CHARGE OF DISCRIMINATION	m 1/1/220302
	☐ FEPA 04020302 ☐ EEOC 1707400296
This form is affected by the Privacy Act of 1974  Delaware Department of	Labor and EEOC
	Agency, if any)
NAME (Indicate Mr., Mrs., Ms)	HOME TELEPHONE NO. (Include Area Code)
Renee Marie Butz	(302) 832-1704
STREET ADDRESS CITY, STATE AN	D ZIP CODE COUNTY
2 Cymbal Court Newark DE 19702 NCC	
NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLOYMENT GOVERNMENT AGENCY WHO DISCRIMINATED AGAINST ME (If more	
NAME	NO. OF EMPLOYEES OR TELEPHONE NUMBER (Incl. Area Code)
Lawns Unlimited, Ltd.	MEMBERS 23 (302) 645-5296
STREET ADDRESS CITY, STATE AND Z	iP CODE
15089 Coastal Hwy Milton, DE 19968	
NAME	TELEPHONE NUMBER (Include Area Code)
STREET ADDRESS CITY, STATE AND 2	IP CODE
☐ RACE ☐ COLOR ☑ SEX ☐ RELIGION ☐ NATIONAL ORIGIN ☐ AGE	DATE DISCRIMINATION TOOK PLACE
RETALIATION DISABILITY OTHER (Specify)	EARLIEST 09/01/03  LATEST 12/23/2003
	CONTINUING ACTION
THE PARTICULARS ARE (If additional space is needed, attached extra sheet(s):	, we come a second of the seco
I am a female individual who began working for Respondent I informed Respondent that I was pregnant and would be taking pregnancy Ed Fleming (President/Owner) and Jeanne Fleming pregnancy and what I should do after the baby was born in regard went into labor and worked half a day and then went out on mat contacted me at home and demanded I come into work the next was contacted by Respondent again and instructed to come to I was on maternity leave and would return to work after six weel maternity leave that Respondent terminated my employment.  II. Respondent states that my employment was terminated because care of my new baby.  III. I believe I have been discriminated against in violation of Tit Delaware Discrimination in Employment Act based upon my prefrom the time that I found out I was pregnant, 2. Respondent we date in January 2004, 3. On the day I went into labor I went to would begin my maternity leave effective immediately, 4.I inform weeks after the last date I worked and yet Respondent claims I absent from work for a period of 1 week due to a motor vehicle leave.	maternity leave once the baby was born. During my (Owner/Treasurer) made numerous comments about my ords to staying home and being a homemaker. On 12/23/03 I ternity leave. That same day in the evening Respondent aday and sign an employment contract. The following day I work. That same day I sent Respondent an email stating that was. I did not report to work on 12/24/03 and it was during my eause I did not inform them of my intended leave from work to the VII of the Civil Rights Act of 1964, as ammended and the agnancy because: 1.Respondent was aware of my pregnancy as aware that I would probably have the baby prior to my due work and before leaving at 2pm I informed Respondent that I med Respondent that I would not be back to work until six abandoned my job. 5. Raul Rodriguez/Roberto Gonzales was
I also want this charge filed with the EEOC. I will advise the agencies if I change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures.	SIGNATURE OF COMPLAINANT  I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief.
I declare under penalty of perjury that the foregoing is true and correct.	NOTARY - (When necessary to meet State and Local Requirements)
2-17-01 Ronce Rota	<u></u>
Date Charging Party (Signature)	Subscribed and sworn to before me this date (Day, month, and year)

<b>↓</b>	ENTER CHARGE NUMBER
CHARGE OF DISCRIMINATION	
	FEPA
This form is affected by the Privacy Act of 1974	EEOC
Delaware Department of	
(State, or local	
NAME (Indicate Mr., Mrs., Ms) Renee Marie Butz	HOME TELEPHONE NO. (Include Area Code)
STREET ADDRESS CITY, STATE AND 2 Cymbal Court Newark DE 19702 NCC	D ZIP CODE COUNTY
NAMED IS THE EMPLOYER, LABOR ORGANIZATION, EMPLOYMENT	AGENCY APPRENTICESHIP COMMITTEE STATE OR LOCAL
GOVERNMENT AGENCY WHO DISCRIMINATED AGAINST ME (If more	
NAME	NO. OF EMPLOYEES OR TELEPHONE NUMBER (Incl. Area Code)
Lawns Unlimited, Ltd.	MEMBERS 23 (302) 645-5296
STREET ADDRESS CITY, STATE AND Z	IP CODE
15089 Coastal Hwy Milton, DE 19968	
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☐ RACE ☐ COLOR ☑ SEX ☐ RELIGION ☐ NATIONAL ORIGIN ☐ AGE	DATE DISCRIMINATION TOOK PLACE
	EARLIEST 09/01/03
☐ RETALIATION ☐ DISABILITY ☐ OTHER (Specify)	LATEST 12/23/2003
THE PARTICULARS ARE (If additional space is needed, attached extra sheet(s):	CONTINUING ACTION
I. I am a female individual who began working for Respondent of I informed Respondent that I was pregnant and would be taking pregnancy Ed Fleming (President/Owner) and Jeanne Fleming of pregnancy and what I should do after the baby was born in regal went into labor and worked half a day and then went out on mat contacted me at home and demanded I come into work the next was contacted by Respondent again and instructed to come to I was on maternity leave and would return to work after six week maternity leave that Respondent terminated my employment.  II. Respondent states that my employment was terminated because care of my new baby.  III. I believe I have been discriminated against in violation of Titt Delaware Discrimination in Employment Act based upon my prefrom the time that I found out I was pregnant, 2. Respondent was date in January 2004, 3. On the day I went into labor I went to would begin my maternity leave effective immediately, 4.I inform weeks after the last date I worked and yet Respondent claims I absent from work for a period of 1 week due to a motor vehicle a leave.	maternity leave once the baby was born. During my (Owner/Treasurer) made numerous comments about my ords to staying home and being a homemaker. On 12/23/03 I ernity leave. That same day in the evening Respondent day and sign an employment contract. The following day I work. That same day I sent Respondent an email stating that as. I did not report to work on 12/24/03 and it was during my lause I did not inform them of my intended leave from work to le VII of the Civil Rights Act of 1964, as ammended and the agnancy because: 1.Respondent was aware of my pregnancy as aware that I would probably have the baby prior to my due work and before leaving at 2pm I informed Respondent that I med Respondent that I would not be back to work until six abandoned my job. 5. Raul Rodriguez/Roberto Gonzales was
I also want this charge filed with the EEOC. I will advise the agencies  if I change my address or telephone number and I will cooperate fully with them in the processing of my charge in accordance with their procedures.	I swear or affirm that I have read the above charge and that it is true to the best of my knowledge, information and belief.
I declare under penalty of perjury that the foregoing is true and correct.	NOTARY - (When necessary to meet State and Local Requirements)
	· 
Date Charging Party (Signature)	Subscribed and sworn to before me this date (Day, month, and year)

EEOC AF	FIDAVIT				
Charge #:	Date: 02/17/04				
Charging Part	y Information				
Name: Renee Marie Butz					
Street: 2 Cymbal Court	City: Newark				
County: NCC State: DE	<b>Zip:</b> 19702				
Tel (H): (302) 832-1704	Tel (W):				
DOB: Sex: Female	Race: White				
Nat'l Origin: U.S	<b>SSN:</b> -7861				
Contact	Person				
Name: Darlene Rizzo Tel (H): (***) 200 6127 Address:	Tel (W):				
Employment	Information				
Date of Hire: 09/01/02  Date of Termination: 12/23/03  Date of Alleged Violation: 12/23/03  Relief Sought: Other Damages  Check One:   working   not working   sought employment at					
Respondent	Respondent Information				
Name: Lawns Unlimited, Ltd. Address: 15089 Coastal Hwy Milton, DE 19968 Type of Business: Lawn Care Size of Business: 23					
Basic Charge Data					
Receiving Office: 17C	Intake Unit: 1				
Accountable Office: 17C	Intake Officer: mss				
Initial Inquiry: 01/23/04	Respondent Type: E				
Received this Office: 02/17/04	County: 003				
Source of Complaint: A	SMSA: 9160				
Federal Referral Transfer:	SIC: 078				
Alleged Basis: GP	Federal Agency:				
	Alleged Issues: T2, D2				

#### CONTINUATION OF AFFIDAVIT

#### 1. COVERAGE/RESPONDENT'S BUSINESS:

Lawn Care Services

#### 2. RELEVANT WORK HISTORY:

I. I ama female individual who began working for Respondent on 09/01/02 most recently as an Office Manager. In April 2003 I informed Respondent that I was pregnant and would be taking maternity leave once the baby was born. During my pregnancy Ed Fleming (President/Owner) and Jeanne Fleming (Owner/Treasurer) made numerous comments about my pregnancy and what I should do after the baby was born in regards to staying home and being a homemaker. On 12/23/03 I went into labor and worked half a day and then went out on maternity leave. The following day I was contacted by Respondent and instructed to come to work. I did not return to work and it was during my maternity leave that Respondent terminated my employment.

#### 3. PERSONAL HARM:

I believe I have been discriminated against in violation of Title VII of the Civil Rights Act of 1964, as ammended and the Delaware Discrimination in Employment Act based upon my pregnancy because: 1.Respondent was aware of my pregnancy from the time that I found out I was pregnant, 2. Respondent was aware that I would probably have the baby prior to my due date in January 2004, 3. On the day I went into labor I went to work and before leaving at 2pm I informed Respondent that I would begin my maternity leave effective immediately, 4.I informed Respondent that I would not be back to work until six weeks after the last date I worked and yet Respondent claims I abandoned my job. 5. Raul Rodriguez/Roberto Gonzales was absent from work for a period of 1 week due to a motor vehicle accident and was not terminated while he was out on medical leave.

4. RESPONDENT'S EXPLANATION FOR THE ALLEGED HARM AND ITS POLICIES AND PRACTICES:

Respondent states that my employment was terminated because I did not inform them of my intended leave from work to take of my new baby.

5.	וח	RECT	FV	IDE	NCF.

See attached

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7. COMPARATIVE DATA:

Raul Rodriguez/Roberto Gonzales (same person 2 names) took time off work for medical reasons and was not terminated

8. CLASS HARM: N/A

9. REMEDY/RELIEF SOUGHT:

Other Damages

_				
DΔ	TE	ΔNI	D IN	ΙΤΙΔΙ

#### SIGNATURE PAGE

This Affidavit has been prepared by a representative of the EEOC in an official capacity as part of an investigation. It has been read by me and I agree with the contents. Where changes (if any) were necessary, I have initialed such changes.

If affidavit is signed before a Notary Public, comp	lete the following:	
	Signature of Interviewee	
State of	My Commission expires	
County of		
Subscribed and sworn to before me on		
This day of ,		**
20 , at .	Signature of Notary Public	
Sign below if affidavit is signed before an EEO Re	epresentative:	
I declare under the penalty that the foregoing is true and c	orrect.	
DATE SIGNATURÉ OF WITNESS	SIGNATURE OF EEOC REPRESENTATIVE	PAGE OF

PRIVACY ACT STATEMENT: (This form is covered by the Privacy Act of 1974, Public Law 93-579. Authority for requesting and uses of the personal date are given below.)

- 1. FORM NUMBER/TITLE/DATE: EEOC FORM 133, EEOC AFFIDAVIT, August 1985.
- AUTHORITY: 42: USC 2000e(9), 29 USC 201, 29 USC 621.
- 3. PRINCIPAL PURPOSES. Provides a standardized format for obtaining from the Charging Party, Respondent and Witness sworn statements of information relevant to a charge of discrimination.
- 4. ROUTINE USES. These affidavits are used to: (1) make an official determination regarding the validity of the charge of discrimination; (2) guide the Commission's investigatory activity; and (3) in Title VII, Equal Pay Act, and Age Discrimination in Employment Act litigation, to impeach or substantiate a witness's testimony.
- 5. WHETHER DISCLOSURE IS MANDATORY OR VOLUNTARY AND EFFECT ON INDIVIDUAL FOR NOT PROVIDING INFORMATION: Voluntary. Failure to provide an affidavit has no effect upon the jurisdiction of the Commission to process a charge. However, sworn statements submitted by the parties are, of course, relied upon more heavily than unsworn statements in making determination as to the existence of unlawful discrimination.

Lawn & Tree Health Care Specialists

\$\frac{4}{2}\$ 15089 COASTAL HWY. MILTON, DE 19968

(302) 645-5296 (302) 629-8873 (302) 678-5296

FAX (302) 645-5276

January 7, 2004

Renée Beauchemin Butz 2 Cymbal Court Newark, De 19702

Via Cert. w/ Return Receipt

RE: Leave of Absence

Dear Renée;

I am writing in regards to your sudden leave of absence wherein you indicated you would be on maternity leave for six (6) weeks. I have several concerns regarding this issue.

First, you are well aware of our company policy that requires you to have prior written authorization signed by myself before any time off from your duties is permissible. For absences in excess of three (3) days, all employees are required to submit a request at least four (4) weeks prior to your intended date of leave. In accordance with the law, you must provide us with a written doctor's notice indicating that you require such time off. As of this date, you have not provided us with either of the above.

Our greater concern is that you told fellow co-workers, whom are willing to testify, that you never had any intentions of returning at all from your maternity leave. In fact you have sought and apparently accepted employment elsewhere. At this point, I feel I must make a professional employment decision based on information that I have. I have determined that you have terminated your employment with Lawns Unlimited, effective December 23, 2003, when you left the premises cleaning out your desk and taking all of your belongings.

Per conversation with our health insurance representative, your coverage disenrollment date is December 23, 2003. However, provided the insurance company will allow, Lawns Unlimited will extend your health insurance coverage through December 31, 2003. We will pay the premium for that extension on your behalf. I believe your main concern was covering the delivery of the baby. Having had your baby on December 30, 2003, this extension will allow those costs to be covered. Lawns Unlimited has now incurred a much higher premium as a result of your working for us for one (1) year and using the insurance to pay bills estimated to be in excess of \$23,000.00, then leaving the company. Lawns Unlimited has never been in the practice of denying benefits to any employee. However, it is our belief that an employee will do as they say and stay long term with our company. We are disappointed when we see an employee, such as yourself, take advantage of the benefits, hours and overtime, etc. that we offer and abuse those privileges.

We wish you well with your new baby. If you have any questions or concerns, please feel free to contact me.

Respectfully Submitted,

Edward Fleming

Page 1 of 1

#### Mike Butz

From: ReneeMButz@aol.com

Sent: Wednesday, December 24, 2003 1:00 PM

To: lawnsunlimited@msn.com

Cc: ReneeMButz@aol.com

Subject: Maternity Leave

To Ed and Jeanne-

This letter is to follow up with our conversation yesterday, December 23, 2003, concerning my maternity leave. As of 2:00 PM on December 23, 2003, I am officially on maternity leave. My intentions are to return back to work six weeks after the baby is born.

Sincerely,

Rene M. Butz

Document 105

Renee Butz 58 Hickory Drive North East, MD 21901

June 2, 2005

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The following is a brief synopsis of all of the events leading up to my contacting you for representation.

My name is Renee Butz; I started working for Lawns Unlimited LTD in September 2002 as the Office Manager. When I found out that I was pregnant in June 2003, I advised my employer (Ed and Jeanne Fleming) that same day. The Flemings and I discussed my plans to return to work after my maturity leave. I was to educate the office assistant on all my responsibilities before I left. As my due date came closer, the Fleming's started making comments and references to Jeanne being at stay home mother and how she did not decide this until after the birth of their first child. Also, comments were made to the fact that my husband was laid off when working for a company in Delmar, MD but was accepting a job in Wilmington. We were looking for a place that was half way between our jobs. They made comments of how anyone could commute more than half hour to work. I told them they I use to drive an hour to get to work before moving to Bethany Beach with my husband (Scott). Then comments were made about my overtime. I would come in early and/or leave late, worked through my lunch to get a lot of work done due to tax season, software conversion, projects, and training the office assistant on my responsibilities. Ed started deducting my overtime without prior notice but demanded certain work to be done before leaving. My doctor appointments were made up during my lunch hour most of the time. Due to the high-risk pregnancy, I was put on pelvic rest. This demanded more appointments. Ed and Jeanne had no problems with me leaving and making up the time, which I always did.

On December 23, 2003, I woke up around 5:30 AM in pain. I got myself ready for work and went to the hospital to make sure I was ok. The nurse told me I was 3 cm dilated and was told that I could have this baby anytime and that I should not be driving long distances. I got to work on time and advised Ed and Jeanne that I would be leaving around 12:00PM, noon, and will be starting my maternity leave. My husband and mother came to pick me up. As they were pulling in the driveway, Ed was leaving and waived to them. He also called me by radio and announced, "Your ambulance is here". I went over all the items with Debbie, the assistant I trained, and advised everyone that if they

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RENEE M. BUTZ, )	
Plaintiff, )	
v. ·	Civ. No. 05-495-SLR JJE Chief Judge Robinson
LAWNS UNLIMITED LTD. and ) EDWARD FLEMING, )	Judge Joseph J. Farnan Jr.
) Defendants. )	

### STIPULATION GRANTING LEAVE TO FILE AMENDED COMPLAINT

#### IT IS STIPULATED BY THE PARTIES THAT:

Plaintiff, Renee M. Butz, pursuant to <u>Fed.R.Civ.P. 15(a)</u>, should be granted leave to file within ten (10) days of the date of a Court Order the proposed Amended Complaint, a copy of which is attached as Exhibit A.

Dated: 8 7 0 6

Dated: \$\\\ 306

Renee M. Butz 58 Hickory Drive

North East, MD 21901

(410)441-4300

Plaintiff pro se

Eric C. Howard, Esquire (#2006) Wilson, Halbrook & Bayard

107 West Market Street

P. O. Box 690

Georgetown, DE 19947

(302)856-0015

Attorneys for Defendant

" AUG -9 AM q: 1.

CAR DESTRICT COURT

SO ORDERED:

Page 21 of 25

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RENEE M. BUTZ,	)	
Plaintiff,	)	
v. LAWNS UNLIMITED LTD. and	,	Civ. No. 05-495-SLR Chief Judge Robinson
EDWARD FLEMING,	)	
Defendants.	) )	

#### FIRST AMENDED COMPLAINT

- 1. This action is brought pursuant to Title VII of the Civil Rights Act of 1964, as amended, for employment discrimination. Jurisdiction exists by virtue of 42 U.S.C. §2000e-5. Equitable and other relief are also sought under 42 U.S.C. §2000e-5(g).
- Plaintiff resides at 58 Hickory Drive, North East, Cecil <u>County</u>, MD 21901.
   Telephone number 410-441-4300.
- Defendant resides at, or its business is located at 15089 Coastal Highway, Milton,
   Sussex County, DE 19968.
- 4. The discriminatory conduct occurred in connection with plaintiff's employment at, or application to be employed at, defendant's Edward Fleming (Lawns Unlimited) place of business located at 15089 Coastal Highway, Milton, Sussex County, DE 19968.
- 5. The alleged discriminatory acts occurred [on] <u>from</u> [01-09-2003 to 07-01-2004] <u>September 1, 2003 to January 7, 2004.</u>
  - 6. The alleged discriminatory practice is not continuing.
- 7. Plaintiff filed charges with the Department of Labor of the State of Delaware, Division of Industrial Affairs & EEOC, 4425 N. Market St., Wilmington, New Castle County,

Filed 08/15/2007

EXHIBIT A

DE 19802, regarding defendant's alleged discriminatory conduct [on] <u>from</u> [01-09-2003 to 07-01-2004] <u>September 1, 2003</u> to January 7, 2004.

- 8. Plaintiff filed charges with the Equal Employment opportunity Commission of the United States regarding defendant's alleged discriminatory conduct on [17-02-2004] February 17, 2004.
- 9. The Equal Employment Opportunity Commission issued the attached Notice of Right to Sue letter which was received by plaintiff on [30-04-2005] <u>June 9, 2006</u>. <u>See attached</u>.
- 10. The alleged discriminatory acts, in this suit, concern: termination of plaintiff's employment and other acts including but not limited to canceled health insurance without written notice and did not offer Cobra. Did not receive vacation, sick, and personal time. Deleted overtime hours and no pay out on bonus.
- 11. Defendant's conduct is discriminatory with respect to the following: Plaintiff's sex.
- 12. A copy of the charges filed with the Equal Employment Opportunity Commission is attached to this complaint and is submitted as a brief statement of the facts of plaintiff's claim.
- 13. If relief is not granted, plaintiff[s] will be irreparable denied rights secured by Title VII of the 1964 Civil Rights Act, as amended.
  - 14. Plaintiff['s] has no adequate remedy at law to redress the wrongs described above.

#### THEREFORE, Plaintiff prays as follows:

- A. That all fees, cost or security attendant to this litigation by hereby waived.
- B. That the Court appoint legal counsel.
- C. That the Court grant such relief as may be appropriate, including injunctive orders, damages, cost and attorney's fees.

EXHIBIT A

I declare under penalty of perjury that the foregoing is true and correct.

Renee M. Butz

58 Hickory Drive

North East, MD 21901

(410)441-4300

Plaintiff pro se

Dated: 817/06.

(See also the additional information attached to this form,

EEOC : arm 161-B (10/96)

#### U.S. EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

#### NOTICE OF RIGHT TO SUE (ISSUED ON REQUEST)

To:Renee Butz 58 Hickory Drive North East, MD 21901 From: Equal Employment Opportunity Commission
Philadelphia District Office
The Bourse
21 S. Fifth Street, Suite 400
Philadelphia, PA 19106-2515

On behalf of person(s) aggrieved whose identity is CONFIDENTIAL (29 CFR § 1601.7(a))

 Charge No.
 EEOC Representative
 Telephone No.

 17C-2004-00296(formerly 17CA400296)
 Legal Unit
 (215) 440-2828

#### NOTICE TO THE PERSON AGGRIEVED:

Title VII of the Civil Rights Act of 1964 and/or the Americans with Disabilities Act (ADA): This is your Notice of Right to Sue, issued under Title VII and/or the ADA based on the above-numbered charge. It has been issued at your request. Your lawsuit under Title VII or the ADA must be filed in federal or state court <u>WITHIN 90 DAYS</u> of your receipt of this Notice. Otherwise, your right to sue based on this charge will be lost. (The time limit for filing suit based on a state claim may be different.)

- [ X ] More than 180 days have passed since the filing of this charge.
- [ ] Less than 180 days have passed since the filing of this charge, but I have determined that it is unlikely that the EEOC will be able to complete its administrative processing within 180 days from the filing of the charge.
- [ X ] The EEOC is terminating its processing of this charge,
- [ ] The EEOC will continue to process this charge.

Age Discrimination in Employment Act (ADEA): You may sue under the ADEA at any time from 60 days after the charge was filed until 90 days after you receive notice that we have completed action on the charge. In this regard, the paragraph marked below applies to your case:

- [ ] The BEOC is closing your case. Therefore, your lawsuit under the ADEA must be filed in federal or state court <u>WITHIN</u>

  90 DAYS of your receipt of this Notice. Otherwise, your right to sue based on the above-numbered charge will be lost.
- [ ] The EEOC is continuing its handling of your ADEA case. However, if 60 days have passed since the filing of your charge, you may file suit in federal or state court under the ADEA at this time.

Equal Pay Act (EPA): You already have the right to sue under the EPA (filing an EEOC charge is not required.) EPA suits must be brought in federal or state court within 2 years (3 years for willful violations) of the alleged BPA underpayment. This means that backpay due for any violations that occurred more than 2 years (3 years) before you file suit may not be collectible.

If you file suit based on this charge, please send a copy of your court complaint to this office.

On behalf of the Commission

Enclosure(s)

Information Sheet

Director of Human Resources, Lawns Unlimited

arie M. Tomasso, District Director

(Date Mailed)

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RENEE M. BUTZ,	)	
Plaintiff,	)	
v.	)	Civ. No. 05-495-JJF
	)	Judge Joseph J. Farnan Jr.
LAWNS UNLIMITED LTD. and	)	
EDWARD FLEMING,	)	
	)	
Defendants.	)	

#### CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Plaintiff's Second Amended Complaint were sent by first-class United States mail, postage duly paid, on this 13 day of August, 2007, to counsel of record as follows:

Margaret M. DiBianca Young Conway Stargatt & Taylor, LLP The Brandywine Building 1000 West Street, 17<sup>th</sup> Floor Wilmington, DE 19801

> Renee M. Butz 58 Hickory Drive North East, MD 21901 (410) 441-4300 Plaintiff pro se

Dated: 8 13 07